-4-3014 07-10

AGREENENT

Between

LIVINGSTON BOARD OF EDUCATION

And

LIVINGSTON CUSTODIANS ASSOCIATION

For the Period
From July 1, 1971 through June 30, 1973

THIS A G R E E H E H T is made and entered into this day of June, Nineteen Mundred and Seventy One (1971),

BET EEU

THE BOARD OF EDUCATION OF THE TOWNSHIP OF LIVINGSTON, ESSEX COUNTY, NEW JERSEY, hereafter the "Board";

AND

LIVINGSTON CUSTODIANS ASSOCIATION, hereafter the "Association";

IMEREAS, pursuant to the requirements of the New Jersey Employer-Employee Relations Act, agreements reached between public employers and the majority representative of an appropriate employee unit shall be embodied in writing, signed by the authorized representatives and filed with the New Jersey Public Employment Relations Commission; and

and the Association, the said Association being the recognized majority representative of the unit of the Board's employees consisting of all of the regularly employed contractual custodial staff of the school district. (Unless otherwise indicated, as used herein the term "employee" shall refer to all employees covered in the described unit as above defined.)

NOW, THEREFORE, it is mutually agreed between the Board and the Association as follows:

A TICLS 1

CLAPATISATION

The solary solution but in for employees covered in the unit shall be as set furth on Cabedule . annexed hereto and made a part bereof.

. .TICLI II

CLATEL UNITY INSULTICE

The Board hereby agrees to provide cartain health insurance, all in accordance with Schoolele D chacked hereto and made a part hereof.

AMDICAL III

GUIEVAMON PACCEDURA

The grievance procedure to obtain shall be as set forth on Schedule C estamoù heroto and made a part heroof.

...MTICLE IV

GULSECUENT PROPERTIOUS PROCEDURE

The Eperland this issociation have that negotiations concerning the terms and conditions of employment for the contract which shall succeed this agreement shall commence no later than the week of October 16, 1970, at which time all issociation requests to the Dourf shall be submitted in writing. Soth parties shall have representatives ment to regetiate at manually agreed upon times. Each party shall submit to the other at least three days prior to any meeting pertinent material on matters to be discussed; he were, this time limit may be vaived by mutual consent.

The aforesaid vegetiations procedure can be modified by mutual agreement of the parties.

WITICLE A

SICK LEAVE, TEMPOTARY AND EXTENDED LEAVES OF ABSINCE

Sick leave rights and temporary and extended leaves of absence shall be as provided for on Schedule D annexed hereto and made a part hereof.

ARTICLE VI

DUDATICH OF AGREEMENT

This agreement dated as above shall take effect on July 1,1971, and shall continue in full force and effect without change through June 30, 1973, except for the following:

- 1. The salary Schedule A shall be in effect for the duration of the Employees' Agreement of 1971-73 under the following conditions:
 - a. If the rise in the cost-of-living index of the Bureau of Labor Statistics for the New York-Metropolitan area for the year ending October 31, 1971, does not exceed 4.0%, all employees below maximum shall receive an increment on Schedule A as prescribed, for satisfactory service; employees at maximum will, for satisfactory service, receive an increase equal to the percentage rise in that cost-of-living, but that increase shall be no more than the largest increment in that employee's salary column.
 - b. If the rise in the cost-of-living index of the Bureau of Labor Statistics for the New York-Metropolitan area for the year ending October 31, 1971 exceeds 4.0%, salary Schedule A and no other part of this agreement will be respended for

negotiation for the year 1973-73. Such negotiation shall be initiated during the first week of December, 1971.

2. If the language of the contract does not reflect the intent of the parties, further discussion, limited to five hours, shall be hald to determine, by mutual agreement, the change of language to be incorporated into the agreement.

ARTICLE VII

BHTILL AGREELELT

This agreement incorporates the entire understanding of the parties on all issues covered and provided for herein, and during the term of this agreement, neither party shall be required to renegotiate concerning said issues for the period covered herein, dith exceptions as noted in raticle VI.

IN TITUESS THEREOF, the parties hereto have caused this agreement to be executed by their duly authorized officers on the day and year aforesaid.

For the Board:

Secretary	Prasident
For the /	ssociation.
Secretary	President

SCHEDULE 1

CUSTODIAH SALARY GUIDE

1971/72 - *1972/73

STEP	Migh Sch	HE/D Jr. High	Elem.	SKILLED MAINT.	REG. CUSTODIA! SEMI-SKILLED MAINT.	ASST. CUST. W.INT.	MATRON
1.	7225	6912	6683	6643	\$266	6266	4309
2.	7329	7100	6871	6031	6528	6528	4485
3.	7532	7303	7074	7114	6731	6692	4675
4.	7731	7502	7273	7398	6935	6831	4268
5.	7986	7779	7550	7 679	720 7	6975	5056
5.	8280	8051	7822	7963	7479	7114	5250
7.	8550	8321	8092	8245	7749	7398	5440
8.	8823	8594	8335	8528	8021)	5631
9.	9096	8867	8638	3811	8294	-	5822
10.	9367	9138	8909	9094	8565	-	•
11.	9638	9409	9180	9374	8837	-	-

ADDENDUM:

- *1. Refer to Article VI Duration of Agreement.
 - 2. Increments All advancement on the guide, including annual increments and raises as set forth in the salary guides now in effect, and as the same may be adopted from time to time by the Board of Education shall not be considered automatic; advancement on any such guide shall require favorable reports covering the competence, the performance of duties assigned, and record of attendance of each employee by the Secretary-Business Administrator, and approval by the Board of Education.

SCHEDULE B

HEALTH INSUALICE

Eligibility

All regular employees who work at least twenty (20) hours each week in their job category shall be eligible for employee benefits paid by the Board as prescribed by the Board, and as provided for in the school budget.

There both husband and wife are employed by the Board, one shall be entitled to the specified benefit.

Amployees contracted for ton or more months each year shall be aligible for twelve months benefit coverage under this policy. Employees contracted for less than a ten month period shall be eligible for benefits for only those months in which they work, providing they work 50% or more of the contract year normal for their classification, and at least twenty (20) hours each week.

The Board agrees to pay for the years 1971-72 and 1972-73, the cost of health coverage for all employees covered by this contract; these Board-paid benefits shall include appropriate coverage not to exceed full family premium for hospitalization, medical-surgical, "Rider J" type coverage, and major medical coverage to \$50,000. Nothing clse is to be included.

Then an employee is covered by Senior Coverage, the Board shall pay the premium cost of the appropriate plan of coverage.

SCHEDULE C

GRIEVATICE PROCEDURE

A. Statement of Purpose

In employee is encouraged to resolve his gricvance through informal discussion between the relevant parties at the lowest possible levels. If the formal grievance procedure is initiated, it shall not be mandatory to continue through all of its stages if satisfactory resolution is achieved at lower levels.

B. Definition of Terms

- 1. Grievance: A grievance shall mean a complaint by an employee that there has been as to him a misinterpretation, misapplication or violation of any of the provisions of the contract (to which this grievance procedure is annexed) or of any policy or administrative decision.
- 2. Employee: Said term shall include any regularly employed individual, whether full or part time, receiving compensation from the Board. It shall not include non-contractual employees such as substitutes or tutors, nor shall it include, in their capacity as such, employees of collateral ventures of the Board such as the summer school or the Livingston Student Development Program.
- 3. Exclusions: However, the term "grievance" shall not apply to any matter for which (1) a method of review is prescribed by law or State Board Rule; or wherein (2) The Board of Education is without authority to act; or wherein (3) a complaint relates to the non-renewal or termination on notice of a non-tenure employee's contract.

C. General Principles

- 1. No employed participating in the grievance procedure herein outlined, whether as a party or a representative, shall be subject to coercion, restraint, discrimination, or reprisal in his employment by reason of such participation.
- ferences shall, insofar as practicable, be conducted during normal daytime hours and without undue interference with the parties' regular
 duties, and maximum efforts shall be made to avoid involvement of students
 in any phase of the grievance procedure. It is to be expected that Stage
 III proceedings will ordinarily be conducted in the evening at executive
 sessions of the Board of Education.
- 3. The aggrieved employed shall have the right to be represented at all stages of the procedure, by himself, by an appropriate officer or designce of his employee unit, and/or by counsel. Then an employee will be represented, written notice must be given three (3) days in advance.
- 4. Stipulated times provided for herein are intended as outer limits to be strictly adhered to, except in cases of closing of school or extenuating circumstances, such so illness or personal emergency, in which events the aggrieved party and his superior at the then pending stage of the grievance shall mutually agree to appropriate extensions of time.
- 5. This procedure generally provides for three stages of action, and in the case of most employees it will operate at all stages.

However, in the instance of some employees and by reason of their position within the organizational scheme prevailing in this district, Stage I in the procedure may be eliminated. No employee shall pursue a formal grievance with a superior who is also a member of the same unit. If such is the case, the employee shall commence his grievance at the stage determined by the position of his immediate superior, and he shall follow the procedure therefor as outlined herein.

- of shall, in all respects, comply with the laws and statutes of the State of New Jersey and with the Rules and Regulations of the State Board of Education, and to the extent that any provision of this procedure or the administration hereof in any given case conflicts with any said law, statute, rule or regulation, then the conflicting portion of this procedure or the administration thereof in the particular case shall be null and void.
- 7. Determinations at the Stage II level may be made by an Assistant Superintendent or an Assistant Secretary-Assistant Business Administrator, provided both the aggrieved and the Superintendent or the Secretary-Business Administrator (as the case may be) mutually agree in advance to accept a hearing and determination by such an Assistant.

D. Stage I

An employee having a gricvance shall present it in the first instance to his immediate superior within 60 calendar days after the occurrence of the event or events giving rise to the same. The

presentation may be cral; however, the immediate superior shall be specifically advised that the ampleyee is invoking the formal procedure provided for herein. The employee and the immediate superior shall attempt to resolve the grievance promptly, and in any event, the immediate superior shall advise the aggrieved of his determination within 5 working days from the date of the original presentation of the grievance. The said advice may be given wither enally or in writing in the discretion of the Stage I superior.

3. Stoge II

In the event that the aggrisval is not satisfied with the determination arrived at in Stage I, he shall file a written petition with the Superintendent of Schools or with the Secretary-Business Administrator in the case of those employees within the jurisdiction of his office. This petition shall be filed within 15 working days from the receipt of notice of the determination arrived at in Stage I, and he shall believe a copy of his petition to the administrator who made the determination at the Stage I level. Failure to petition within the said 15 working days shall be deemed to constitute an abandonment of the grisvance and an assent to the Stage I determination.

The petition to be filed shall contain at least the following:

I. F brief description of the grievance and the essential facts relating thereto, including an identification of the provisions of the contract, board policy, or administrative decision which it is alleged have been misinterproted, misapplied or violated.

- B. The dates upon which the aggrieved first commenced Stage I proceedings and received notice of the Stage I determination.
- C. The aggrieved's understanding of the Stage I determination.
- D. A description of the action requested to be taken or of the relief requested to be granted by the Superintendent or the Secretary-Business Administrator (as the case may be).
- E. The signature of the aggrieved, which signature shall constitute a representation that the petition's contents are accurate and that it is filed in good faith for the purposes stated therein.

Upon receipt of the petition, the Superintendent or the Secretary-Business Administrator (as the case may be) shall direct the administrator making the Stage I determination to submit a written response to the petition setting forth his understanding of the following:

- A. The nature of the grievance and the essential facts relating thereto and the provisions of the contract, board policy, or administrative decision which are alleged to be involved.
- B. The dates upon which the Stage I proceeding was commenced and then determined.
 - C. The determination made at Stage I and the reasons therefor.
- D. The signature of the Stage I superior, which signature shall constitute a representation that the determination made by him was arrived at after hearing all pertinent statements in the matter.

both the petition and the Stage I supervisor's enswer thereto shall be made available to the parties concerned.

SCHIDDLE C (Cont.)

suspended all the firmultion and the Stage I supervisor's suspended all ther information and data, the Superintendent of the Convetary-Dusiness Administrator shall then are easily determine the matter, and he shall advise the parties of his determination within 15 working days from the date upon which the petition was first filed with him. His Tetermination may be in either written or oral form.

f. Otnee III

In the event that the aggriculd is not satisfied with the determination arrived at in Stage II, he shall file a patition to the Board within 10 working days from the receipt of notification of the Stage II determination, and he shall forthwith deliver a copy thereof to the Secretary of the Rozad. Follows to file a petition to the Doard within the said 10 working days shall be deemed to constitute an abendonment of the grievance and an assert to the Stage II determination.

The Beard setition to be diluded that the Beard Secretary shall contain at least the fell-ring:

- A. An incorporation by reference of the Stage II petition and answer, copies of which shall be delivered to the Board Georetary.
- D. The date open which the aggricult was informed if the Atage II determination.
- C. /my additional matters not otherwise set furth in the Otago II potition which the aggrieved wishes to call to the ottention of the Pears.

- D. A description of the action requested to be taken or the relief requested to be granted by or from the Board.
- E. The signature of the aggrieved, which signature shall constitute a certification as hereinabove provided for.

Promptly after the filing of the board petition, the Superintendent or the Secretary-Business Administrator (as the case may be) shall prepare a full and complete written report of his findings and determination made at the Stage II level, if one has not been previously prepared, and he shall file the same with the Board and deliver a copy thereof to the aggrieved.

promptly as possible. The hearing shall be based upon the filed documents aforementioned, unless the aggrieved or the Stage II administrator requests the Board to schedule a hearing date for the presentation of other matters, in which event the Board shall do so. The Board shall then render its determination of the issue or issues presented by the grievance within 30 calendar days from the date of the filing of all papers or, in the case of a scheduled hearing, within 30 calendar days from the conclusion of the hearing. The Board's determination may be rendered orally or in writing. However, if the same is rendered orally, it shall be in the presence of the parties and an accurate summary there-of shall be made available.

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T. PERSON L TEMMES

- c. One lay of absence per month of employment contract shall be allowed for personal filmess each school year official year following.
- b. If less them the allotted number of days of sick leave are used during a school year, the behance of unused time shall be accumulated without limit.
- c. Obsences beyond leave provided for in Pok rull PbH will be delucted on the basis of the half day's pay for as many lays as were necessalated up to the out of the previous listal year.
- O. Prymert for absence beyond recumulated days may be taken into counsideration by the loans, magnishity of attendance and leagth of service shall be considered.
- e. In all obserces under this section exceeding five consecutive out days, the applyon shall file a physician's certificate with the auditistrator to whom he is approxible.
- f. In Porkmen's Componentian cases, manager any employee is obsert from his post of duty as a result of a personal injury caused by an accident arising out of and in the course of his employees his employee shall pay to such employee the full solary or mages for the period of such obsence for up to the calendar year without laving such absence charged to the annual sich leave or the accomplated sich leave. Solary or mage payments shall be made for absence during the maiting socied and Juring the period the employee received or was eligible to receive a tem many disability benefit. Thy amount of salary or mass paid or payable to the employee pursuent to this section shall be reduced by the amount of any fortments Compensation shall be reduced by the amount of any fortments Compensation shall be reduced by the amount of any fortments Compensation shall be reduced by the amount of any fortments.

II. QUARTINE

bsences due to quarantine not due to personal illness shall be allowed without Jadhetica or reduction in days of sick leave, upon filing of certificate of engranticing officer.

SCHEDULE D

III. EMERGENCY ABSENCES

Emergency absence may be approved without pay deductions as follows:

- a. By applicant submitting a request on the special form provided by the administrator to whom he is responsible, prior to the occurrence of the absence if possible. This request should state what the emergency is that requires the employee's absence from duty.
- b. Four days may be allowed for emergency during the school year with one unused day accumulated per year for a total of not more than seven in any one school year.
- c. If an employee has an accumulation of emergency days from previous years up to and including June 30, 1971, then he will be eligible for emergency days for 1971-72 according to the following table:

Days accumulated to June 30, 1971	Days allowed for 1971-72
۷;	7
3	7
2.	5
<u>1</u>	5
0	Z _i ,

Absences under this category include:

- 1. Urgent personal family business which can only be transacted or conducted during the time that school is in session, warranting absence from duty.
- 2. Religious observance, requiring a full-day absence,
- 3. Unforceseen occurrences that happen abruptly and which prevent the employee from coming to work.
- 4. Visits for medical or dental services that have been arrenged at a prior date. This sort of leave may be used instead of using a sick day; the option lies with the employee and should be so stated in advance. However, emergency days may not be used as sick days nor to supplement sick leave when all other benefits run out.
- 5. Care of an ill member of the immediate family only when no one also is available.

ill. DENGINO COLLUCTO (6 Hillace)

- College violations, recalled for transport time, parameted cars, or it as purposes, will be godged indiviously with explicis, as a deciding factor, on the ergodey of the trip. The otherwise independent, if how, or make the markets of the scale, and you are and or will end the scale.
- 7. A. Doct. in the incollent family (immediate family mount factor), offic, to ther, nother, percutsingles, chill, backber, sister, and hameliate dembers of the masses of the masses.
 - b. will of the an coletivity.
 - c. If small feetils recerted to it will raid "5" lend to the entacting of the employments energones from for the year, the Superintendent of Ameretary-Decides / Remisstrator, he file had any be, may accord appropriets relied.
- 7. Sure to el, provido, prisi in Miel Hith the Pari of Libration.
- O. Orofuntian of employer, symmetre of it.
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- b. Lower of the could enter if for the year following the birt of the child, the continuous as may be required to the discussion the next excessing only 1 for 15 exact onplayers or Deptember 1 for the authorityces.
- c. If we stall conditions provail the employed may apply to the loss of Discussion for exprising to the termination of the partial for which for which leave the granter.